SEALED

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DANIEL G. BOGDEN LENGTHREEL LECTOR OF UN United States Attorney Proceedings of the Court of the SARAH E. GRISWOLD 2 Assistant United States Attorney 2013 JUN -7 A 9: 23 333 Las Vegas Blvd. South, Suite 5000 3 Las Vegas, Nevada 89101 CLE ON THE HEAD COURT DELINATE OF MENAUA (702) 388-6336 4 Fax: (702) 388-5087 ***____OFPUTY 5 6 UNITED STATES DISTRICT COURT 7 DISTRICT OF NEVADA 8 9 Case No. 2:13-mj-285-PAL UNITED STATES OF AMERICA, 10 v. 11 LAS VEGAS CHOPPERS, 5115 DEAN MARTIN DRIVE, SUITES 906 AND 907, LAS VEGAS, 12 NEVADA 89118, ALSO DOING BUSINESS AS 13 INET MOTOR GROUP, INC.; LVC, LLC; AMERICAN CUSTOM CHOPPERS, INC 14 15 Case No. 2:13-mj-286-PAL 16 UNITED STATES OF AMERICA, 17 v. 18 3476 BEARPIN GAP LANE, LAS VEGAS, NEVADA 89129 19 20 UNITED STATES' MOTION TO UNSEAL CASES 21 THE UNITED STATES OF AMERICA, by and through Daniel G. Bogden, United States 22 Attorney, and Sarah E. Griswold, Assistant United States Attorney, hereby moves the Court to 23 unseal Case Numbers 2:13-mj-285-PAL and 2:13-mj-286-PAL, so that the United States may 24 produce the search warrants and supporting affidavits in Case Number 2:13-cr-161-APG-CWH.

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1 The search warrants and affidavits in these matters were sealed at the request of the United States in order to protect an ongoing investigation. The warrants authorized searches of the 2 defendant's business, Case No. 2:13-mj-285-PAL, and of the defendant's home, Case No. 2:13-mj-3 286-PAL, for evidence of alleged violations of 18 U.S.C. §§ 1341 (mail fraud), 1343 (wire fraud), 4 and 1344 (bank fraud). The defendant has since been indicted on charges of wire fraud and bank 5 fraud in Case Number 2:13-cr-161-APG-CWH. The United States intends to use evidence it 6 7 recovered during the execution of the search warrants in its case in chief against the defendant. 8 The reason for sealing the search warrants and affidavits no longer exists. Further, the United States has a duty to produce these materials in Case Number 2:13-cr-161-APG-CWH. For 9 these reasons, the United States asks the Court to unseal cases 2:13-mj-285-PAL and 2:13-mj-286-10 PAL so that the United States may produce the search warrants and supporting affidavits. 11 12 DATED this 5th day of June, 2013. 13 DANIEL G. BOGDEN United States Attorney 14 15 SARAH E. GRISWOLD 16 Assistant U.S. Attorney 17 18 IT IS SO ORDERED. 19 Dated this 17th day of June, 2013. 20 21 United States Magistrate Judge 22 23